

UNITED STATES DEPARTMENT OF COMMERCE
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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
08/735/102	5,760 23/9/23/	ANDERSONN FT AL	E	P109/5/34 45
			EXAMINER	
SAWYE	R & ASSOCIATES	LM02/0516	HO, TT. HO	
P.O.	BOX 51418		ART UNIT	PAPER NUMBER
PALO	ALTO CA 94303		27/2	25
			DATE MAILED:	• •
	EX	AMINER INTERVIEW SUMMARY REC		05/16/00
All participants (applicar	nt, applicant's representative,	PTO personnel):		
(1) T. HO	(PTO)	(3)		
(2) Sulliva	u cend	Anderson (4)		
Date of interview	5/10/00			
	• •	o □ applicant ĈVapplicant's representative).		
		□ No. If yes, brief description:		
	,			
	OVAK 26	5 8 290		
Agreement ☐ was rea	sched with respect to some or	r all of the claims in question. Was not reache	d.	
	1	/		
Claims discussed:	<u> </u>			
Identification of prior art	discussed:	Ku BA		
				0
Description of the gener	ral nature of what was agreed	i to if an agreement was reached, or any other co	mments: Upou	e a personal
interview	Mr. Sulli	van and ur And	lorson	neve chearly
	0.0	1 12	0	in an Air
explained	The det	preces between	<u>Courses</u>	rit 1 11
and the	prior and	proposed accede	early W	ill follow
-	U	V		0
(A fuller description if p	and a copy of the	amendments, if available, which the examiner agr	reed would render th	e claims allowable must be
attached. Also, where	no copy of the amendments v	which would render the claims allowable is available	ole, a summary there	of must be attached.)
1. It is not necess	ary for applicant to provide a	separate record of the substance of the interview		
WAIVED AND MUST IN	NCLUDE THE SUBSTANCE	dicate to the contrary, A FORMAL WRITTEN RES OF THE INTERVIEW (e.g., items 1-7 on the reve one month from this interview date to provide a s	rse side of this form	. If a response to the last Office
requirements t	hat may be present in the las	ove (including any attachments) reflects a complet Office action, and since the claims are now allow	wable, this complete	d form is considered to fulfill the
response requ box 1 above is		tion. Applicant is not relieved from providing a se	parate record of the	substance of the interview unless